

EXHIBIT X

From: Gill, Robert C.
To: [Rubman, Gary](#)
Cc: [Hibner-Spencer, Jennifer](#); [dluthey@gablelaw.com](#); [Swanson, Peter](#); [Sawyer, Michael](#); [Dalton, Rebecca](#); [Roman, Neil](#); [Platt, Henry A.](#); [Schaufelberger, Thomas S.](#); [Darling, Jeremy B.](#); [Flax, Sherry H.](#); [Antonelli, Matthew](#); [Duane Zobrist](#); [Jonathan Jacobs](#); [JHodges@HodgesC.com](#); [Marty, John A.](#); [McLin, Ian A.](#)
Subject: Re: Video Gaming Technologies v. Castle Hill Studios, et al.
Date: Thursday, August 02, 2018 12:00:21 PM

Gary,

We can confirm that we did not withhold information in response to these requests, and that the supplemental responses are complete based on what we have and know at this time. The one caveat is we did intend to supplement the interrogatory asking about affirmative defenses based on the answer filed last night.

Bob

Sent from my iPhone

On Aug 2, 2018, at 11:42 AM, Rubman, Gary <grubman@cov.com<<mailto:grubman@cov.com>>> wrote:

Counsel,

Can you please confirm that your supplemental responses to Interrogatory Nos. 22 and 23 and Request for Production Nos. 39, 40, 41 and 43 reflect all responsive information that Defendants have and that Defendants will not be relying on any information that is responsive to those requests that Defendants have withheld? If Defendants can provide such confirmation, we believe the hearing for this afternoon on the motion to compel can be cancelled.

Best regards,

- Gary

Gary Rubman

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[cid:image001.jpg@01D42A55.D1A18FC0]

From: Hibner-Spencer, Jennifer <Jennifer.Hibner-Spencer@saul.com<<mailto:Jennifer.Hibner-Spencer@saul.com>>>
Sent: Thursday, August 02, 2018 10:22 AM
To: 'dluthey@gablelaw.com<<mailto:dluthey@gablelaw.com>>'<dluthey@gablelaw.com<<mailto:dluthey@gablelaw.com>>>; Rubman, Gary <grubman@cov.com<<mailto:grubman@cov.com>>>; Swanson, Peter <pswanson@cov.com<<mailto:pswanson@cov.com>>>; Sawyer, Michael <pswanson@cov.com<<mailto:pswanson@cov.com>>>;

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Subject: Video Gaming Technologies v. Castle Hill Studios, et al.

Good Morning:

Attached please find the following:

- Defendants' Supplemental Responses to Plaintiff's Fifth Set of Interrogatories

Please note that this document is designated as "Highly Confidential" and is subject to the Stipulated Protective Order which is on file in this matter.

Please contact our office with any questions.

Thank you,

Jennifer
(202) 295.6636

<image004.jpg><<http://www.saul.com>>

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* Please note that our Firm name and my email address have changed.

"Saul Ewing Arnstein & Lehr LLP (saul.com)" has made the following annotations:

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